

**IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF MISSISSIPPI
ABERDEEN DIVISION**

**IN THE MATTER OF COOPER
MARINE & TIMBERLANDS
CORPORATION, as owner *pro hac vice*
and operator of the Barge Big 505,
Official No. 1100343**

PETITIONER

NO. 1:20-CV-191-DMB-DAS

consolidated with

**IN THE MATTER OF THE
COMPLAINT OF MAX MARINE LLC,
as owner *pro hac vice* and operator of
the M/V Crown Jewel**

PETITIONER

NO. 1:21-CV-56-DMB-DAS

ORDER

On October 4, 2022, United States Magistrate Judge David A. Sanders issued a Report and Recommendation (“R&R”) recommending that Cooper Marine & Timberlands Corporation’s motion to enforce settlement be denied. Doc. #123. No objections to the R&R were filed and the time to do so has passed.

“With respect to those portions of the report and recommendation to which no objections were raised, the Court need only satisfy itself that there is no plain error on the face of the record.” *Gauthier v. Union Pac. R.R. Co.*, 644 F. Supp. 2d 824, 828 (E.D. Tex. 2009) (citing *Douglass v. United Servs. Auto. Ass’n*, 79 F.3d 1415, 1428–29 (5th Cir. 1996)). The Court has reviewed the R&R and finds no plain error on the face of the record. Accordingly, the R&R [123] is **ADOPTED** as the order of this Court. Cooper Marine’s motion to enforce settlement [85] is **DENIED**.

SO ORDERED, this 25th day of October, 2022.

**/s/Debra M. Brown
UNITED STATES DISTRICT JUDGE**